IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

LOUIS J. CLAY, JR.	PETITIONER
VERSUS	CIVIL ACTION NO. 5:03cv6DCBJCS
EMMITT L. SPARKMAN, ET AL.	RESPONDENTS
<u>CERTIFICATE O</u>	F APPEALABILITY
detention complained of arises out of process is or the detention arises out of a judgment and co pursuant to 28 U.S.C. § 2255, the court, consider	n the captioned habeas corpus case, in which the sued by a state court pursuant to 28 U.S.C. § 2254 nviction in federal court which is being challenged ering the record in the case and the requirements of Rules of Appellate Procedure, hereby finds that:
	art <u>A</u> lability should issue. (See reasons below.)
X A certificate of appe	ealability should not issue. (See reasons below.)
	oauper cases only)
X The party appealing	is a pauper.
The party appealing	is not a pauper. (See reasons below.)
REASONS:	
	bstantial showing of the denial of a constitutiona (5 th Cir. 1998) (citing <u>Barefoot v. Estelle</u> , 463 U.S
Date: 6/19/06	S/DAVID BRAMLETTE

UNITED STATES DISTRICT JUDGE